

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA

- v. -

MARK S. SCOTT,

Defendant.

No. 17 Cr. 630 (ER)

**DECLARATION OF ARLO DEVLIN-  
BROWN IN SUPPORT OF POST-TRIAL  
MOTIONS**

ARLO DEVLIN-BROWN, counsel for Mark S. Scott, declares as follows:

1. I am an attorney licensed to practice law in the State of New York and represent Mark Scott in this matter.
2. I am submitting this declaration in support of defendant Mark S. Scott's Post-Trial Motions dated February 3, 2020.
3. Attached hereto as **Exhibit A** is a letter from the U.S. Attorney's Office for the Southern District of New York dated January 21, 2020 disclosing additional facts regarding Konstantin Ignatov, a witness in this trial.
4. Attached hereto as **Exhibit B** is a letter from counsel for Mark S. Scott dated October 4, 2019 requesting a Bill of Particulars for the Superseding Indictment issued October 3, 2019.
5. Attached hereto as **Exhibit C** are documents related to Mark S. Scott's travel to Austria from March 17-23, 2016 (Bates stamped MS\_USAO\_FT\_189928 and MS\_USAO\_0031212\_027518).
6. Attached hereto as **Exhibit D** are documents related to Neil Bush's involvement in the Cryptoreal transaction.

Respectfully Submitted,

Dated: February 3, 2020

/s/ Arlo Devlin-Brown

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*Counsel for Mr. Scott*